IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, **FLORIDA** Case No. Division: HUTCHINS INVESTMENTS, INC., a ) Florida corporation, ) Plaintiff, ) v. ) RAYMOND LEE HUTCHINS, JR., an individual, and CHANDRA STYER HUTCHINS, an individual, Defendants.

### **COMPLAINT**

Plaintiff Hutchins Investments, Inc. ("Hutchins Investments" or the "Company"), sues defendants Raymond Lee Hutchins, Jr. ("Lee Hutchins") and Chandra Styer Hutchins ("Chandra Hutchins") (collectively, the "Defendants"), and alleges:

### PARTIES, JURISDICTION AND VENUE

- 1. Hutchins Investments is a corporation organized and existing under the laws of the State of Florida, with its principal place of business located at One Dudley Court, Bethesda, MD 20814.
  - 2. Lee Hutchins is a citizen of Florida and a resident of Duval County, Florida.
  - 3. Chandra Hutchins is a citizen of Florida and a resident of Duval County, Florida.

- 4. This court has jurisdiction because each of the Defendants (a) operates, conducts, engages in or carries on a business in Florida or has an office or agency in Florida, (b) owns, uses, or possesses real property within Florida, (c) has committed a tortious act in Florida, or (d) is engaged in substantial and not isolated activity within Florida.
- 5. Venue is appropriate in Duval County, Florida because the causes of action accrued in Duval County and both defendants reside in Duval County.
- 6. On May 7, 2014, Hutchins Investments bought a 2015 GMC Yukon (VIN: 1GKS1BKC0FR115103) from Nimnicht Buick GMC (the "Yukon") for \$58,646.58 using funds drawn from a Hutchins Investments checking account.
  - 7. Lee Hutchins signed the check on behalf of Hutchins Investments.
- 8. The State of Florida titled the Yukon jointly in the names of Hutchins Investments and Chandra Hutchins. None of the funds to buy the Yukon came from Chandra Hutchins.
- 9. Upon information and belief, Lee Hutchins requested the State to title the Yukon jointly in the names of Hutchins Investments and Chandra Hutchins.
- 10. In or around December 2016 Chandra Hutchins sold or traded the Yukon. Defendants used the funds received for the car to purchase a Toyota Landcruiser (VIN JTMCY7AJ8G4043834) (the "Landcruiser"). Copies of documents evidencing these transactions are attached as Composite Exhibit A.
  - 11. Defendants did not include Hutchins Investments on the title to the Landcruiser.
- 12. Defendants did not repay Hutchins Investments the funds they used to purchase the Yukon.
- 13. The Yukon was and Landcruiser is currently being used by Defendants solely for their personal use and not for the business of Hutchins Investments.

- 14. On August 6, 2015, Defendants purchased a personal residence located at 3943 Barcelona Avenue, Jacksonville, FL 32207 ("Barcelona Avenue property").
- 15. Defendants borrowed \$420,975.78 from Hutchins Investments to pay for the Barcelona Avenue property. None of the funds to buy the Barcelona Avenue property came from Lee or Chandra Hutchins.
- 16. Lee Hutchins withdrew \$420,975.78 from Hutchins Investments bank accounts to complete the Barcelona Avenue property purchase.
- 17. Copies of documents evidencing the Barcelona Avenue property purchase are attached as **Composite Exhibit B.**
- 18. Hutchins Investment's accounting records identify the funds used to purchase the Barcelona Avenue property as a separate loan account "[d]ue from Lee and Chandra Hutchins."
- 19. Lee Hutchins was in charge of maintaining the books and records for Hutchins Investments at the time of the entry and the time of the purchase of the Barcelona Avenue property.
- 20. On April 11, 2018, Hutchins Investments demanded that Lee and Chandra Hutchins repay the total amount of \$479,622.36. True and correct copies of the demand letters are attached hereto as **Composite Exhibit C.**
- 21. To date, Chandra Hutchins and Lee Hutchins have refused to (a) repay the funds used to purchase the Yukon and (b) to repay the loan used to purchase the Barcelona Avenue property.
- 22. Hutchins Investments has retained the undersigned law firm to represent it in this action and is obligated to pay the firm its attorneys' fees and costs.

23. All conditions precedent to bringing this action have been performed, been waived, or have occurred.

## COUNT I Unjust Enrichment - Lee Hutchins and Chandra Hutchins

- 24. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 23 above.
- 25. This is an action for damages that exceed \$15,000, exclusive of interest, costs and attorneys' fees.
- 26. The Defendants have been conferred a benefit in the form of their taking, receipt, and use of \$479,622.36 in Hutchins Investment's funds to purchase the Yukon and the Barcelona Avenue Property for their personal use.
  - 27. Defendants voluntarily accepted and retained the benefit of the Company's assets.
- 28. These circumstances are such that it would be inequitable for the Defendants to retain the benefit conferred without paying the value of the benefit to the Company.

WHEREFORE, Hutchins Investments demands judgment against Raymond Lee Hutchins, Jr. and Chandra Styer Hutchins for damages, together with interest and costs.

# **COUNT II Breach of Fiduciary Duty - Lee Hutchins**

- 29. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 23 above.
- 30. This is an action for damages that exceed \$15,000, exclusive of interest, costs and attorneys' fees.
- 31. Lee Hutchins was required to act consistent with the fiduciary duties of care and utmost loyalty to the Company.

- 32. Hutchins Investments relied on Lee Hutchins's loyalty and his proper care of its interests.
- 33. Lee Hutchins breached his fiduciary duties to the Company by, among other things, improperly using corporate funds for personal use and refusing to repay these amounts on demand.
- 34. As a direct and proximate cause of Lee Hutchins' breaches of his fiduciary duties, Hutchins Investments has suffered and continues to suffer damages.

WHEREFORE, Hutchins Investments demands judgment against Raymond Lee Hutchins, Jr. for damages plus interest, costs, the imposition of a constructive trust over the misappropriated property, and such other relief as the court deems just and appropriate.

# COUNT III Breach of Contract - Lee Hutchins and Chandra Hutchins

- 35. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 23 above.
- 36. This is an action for damages that exceed \$15,000, exclusive of interest, costs and attorneys' fees.
- 37. The Company's accounting records establish the existence of an oral agreement between the Company and Lee and Chandra Hutchins that the money used to purchase their personal residence was a loan "[d]ue from Lee and Chandra Hutchins."
  - 38. Under Florida law, oral loan agreements such as this are payable on demand.
  - 39. On April 11, 2018, Hutchins Investments demanded repayment of the loan.
- 40. Despite Hutchins Investments' s demand, Lee and Chandra Hutchins have refused to repay the amounts due under the loan agreement.

41. As a direct and proximate result of Lee and Chandra Hutchins's actions, Hutchins Investments has suffered damages.

WHEREFORE, Hutchins Investments demands judgment against Raymond Lee Hutchins, Jr. and Chandra Styer Hutchins for damages, together with interest and costs.

# **COUNT IV Civil Theft - Lee Hutchins and Chandra Hutchins**

- 42. Plaintiff incorporates by reference the allegations contained in paragraphs 1 through 23 above.
- 43. This is an action for damages, treble damages, and injunctive and statutory relief under FLA. STAT. §§ 772.11, 812.014, and 812.035. Plaintiff's damages exceed \$15,000, exclusive of interest, costs and attorneys' fees.
- 44. Lee Hutchins and Chandra Hutchins knowingly and intentionally sought and obtained the Company's assets for personal use.
- 45. Lee Hutchins and Chandra Hutchins intended to either temporarily or permanently (i) deprive the Company of a right to or a benefit from its own assets, or (ii) appropriate the Company's assets to their personal use, which they were not and are not entitled to do, in violation of FLA. STAT. § 812.014.
- 46. On April 11, 2018, the Company made written demand to Lee Hutchins and Chandra Hutchins for repayment of the Company's money. Lee Hutchins and Chandra Hutchins have failed or refused to repay or return to the Company its money.
- 47. As a direct and proximate result of Lee Hutchins' and Chandra Hutchins' actions, the Company has suffered damages.
- 48. Pursuant to FLA. STAT. § 772.11, Hutchins Investments is entitled to an award of its reasonable attorneys' fees and court costs in this action.

49. Pursuant to FLA. STAT. § 812.035, Hutchins Investments is entitled to the relief described in FLA. STAT. § 812.035(1)(a)-(e), including but not limited to entry of an order requiring Lee and Chandra Hutchins to divest themselves of any interest in the illegal enterprise, including returning all of the Company's corporate assets.

WHEREFORE, Hutchins Investments demands judgment against Raymond Lee Hutchins, Jr. and Chandra Styer Hutchins for injunctive and statutory relief, damages, and treble damages plus interest, costs, attorneys' fees, the imposition of a constructive trust over the misappropriated property, and such other relief as the court deems just and appropriate.

### COUNT V Violation Of Florida Uniform Fraudulent Transfer Act – Chandra Hutchins

- 50. Plaintiff incorporates by reference the allegations contained in paragraphs 1 through 23 above.
- 51. This is an action for injunctive relief and damages arising from Chandra Hutchins's violations of the Florida Uniform Fraudulent Transfer Act (Fla. Stat. § 726.101, et seq.).
- 52. Pursuant to Section 726.105(1), creditors can avoid transfers of assets that were made by a debtor:
  - (a) With actual intent to hinder, delay, or defraud any creditor of the debtor; or
  - (b) Without receiving a reasonably equivalent value in exchange for the transfer or obligation, and the debtor:
  - 1. Was engaged or was about to engage in a business or a transaction for which the remaining assets of the debtor were unreasonably small in relation to the business or transaction; or
  - 2. Intended to incur, or believed or reasonably should have believed that he or she would incur, debts beyond his or her ability to pay as they became due.

- 53. The statute provides a non-exclusive list of the "badges of fraud" that demonstrate a debtor's actual intent:
  - (a) The transfer or obligation was to an insider.
  - (b) The debtor retained possession or control of the property transferred after the transfer.
  - (c) The transfer or obligation was disclosed or concealed.
  - (d) Before the transfer was made or obligation was incurred, the debtor had been sued or threatened with suit.
  - (e) The transfer was of substantially all the debtor's assets.
  - (f) The debtor absconded.
  - (g) The debtor removed or concealed assets.
  - (h) The value of the consideration received by the debtor was reasonably equivalent to the value of the asset transferred or the amount of the obligation incurred.
  - (i) The debtor was insolvent or became insolvent shortly after the transfer was made or the obligation was incurred.
  - (j) The transfer occurred shortly before or shortly after a substantial debt was incurred.
  - (k) The debtor transferred the essential assets of the business to a lienor who transferred the assets to an insider of the debtor.
- 54. Chandra Hutchins's use of Hutchins Investments's funds to purchase the Yukon, then later the LandCruiser, reveals the following badges of fraud:
  - a. The transfer was to an "insider;"
- b. Chandra Hutchins maintained possession or control of the property transferred after the transfer;
  - c. Chandra Hutchins removed or concealed assets; and
- d. The value of the consideration received by Chandra Hutchins was reasonably equivalent to the value of the asset transferred or the amount of the obligation incurred.
- 55. Based on the foregoing, the transfer of funds from Hutchins Investments to purchase the Yukon, then acquire the LandCruiser, were actually fraudulent.

56. Hutchins Investments has suffered damages as a direct and proximate result of Chandra Hutchins's actions.

WHEREFORE, Hutchins Investments demands the following:

- (a) These transfers be avoided to satisfy Hutchins Investments's claims;
- (b) An attachment or other provisional remedy be entered against the LandCruiser or other property of Chandra Hutchins of sufficient value to satisfy Hutchins Investments's claims;
- (c) An injunction against further disposition by Chandra Hutchins of the LandCruiser or of other property of sufficient value to protect Hutchins Investments; and
  - (d) Such other relief as may be appropriate.

#### COUNT VI

### Violation Of Florida Uniform Fraudulent Transfer Act - Lee & Chandra Hutchins

- 57. Plaintiff incorporates by reference the allegations contained in paragraphs 1 through 23 above.
- 58. This is an action for injunctive relief and damages arising from Lee and Chandra Hutchins's violations of the Florida Uniform Fraudulent Transfer Act (Fla. Stat. § 726.101, et seq.).
- 59. Pursuant to Section 726.105(1), creditors can avoid transfers of assets made by a debtor:
  - (a) With actual intent to hinder, delay, or defraud any creditor of the debtor; or
  - (b) Without receiving a reasonably equivalent value in exchange for the transfer or obligation, and the debtor:
  - 1. Was engaged or was about to engage in a business or a transaction for which the remaining assets of the debtor were unreasonably small in relation to the business or transaction; or
  - 2. Intended to incur, or believed or reasonably should have believed that he or she would incur, debts beyond his or her ability to pay as they became due.

- 60. The statute provides a non-exclusive list of the "badges of fraud" that demonstrate a debtor's actual intent:
  - (a) The transfer or obligation was to an insider.
  - (b) The debtor retained possession or control of the property transferred after the transfer.
  - (c) The transfer or obligation was disclosed or concealed.
  - (d) Before the transfer was made or obligation was incurred, the debtor had been sued or threatened with suit.
  - (e) The transfer was of substantially all the debtor's assets.
  - (f) The debtor absconded.
  - (g) The debtor removed or concealed assets.
  - (h) The value of the consideration received by the debtor was reasonably equivalent to the value of the asset transferred or the amount of the obligation incurred.
  - (i) The debtor was insolvent or became insolvent shortly after the transfer was made or the obligation was incurred.
  - (j) The transfer occurred shortly before or shortly after a substantial debt was incurred.
  - (k) The debtor transferred the essential assets of the business to a lienor who transferred the assets to an insider of the debtor.
- 61. Lee and Chandra Hutchins's use of Hutchins Investments's funds to purchase the Barcelona Avenue Property reveals the following badges of fraud:
  - a. The transfer was to an "insider;"
  - b. Lee and Chandra Hutchins maintained possession or control of the property transferred after the transfer;
  - c. Upon information and belief, the transfer was of substantially all the debtor's assets; and
  - d. Lee and Chandra Hutchins removed or concealed assets.
- 62. Based on the foregoing, the transfer of funds from Hutchins Investments to purchase the Barcelona Avenue Property was actually fraudulent.

63. Alternatively, this series of transfers was constructively fraudulent because Lee

and Chandra Hutchins made the transfer or incurred the obligation without providing a

reasonably equivalent value in exchange for the transfer or obligation and Hutchins Investments

became insolvent as a result of the transfer or obligation.

64. Hutchins Investments has suffered damages as a direct and proximate result of

Lee and Chandra Hutchins's actions.

WHEREFORE, Hutchins Investments demands the following:

(a) These transfers be avoided to satisfy Hutchins Investments's claims;

(b) An attachment or other provisional remedy be entered against the Barcelona Avenue

Property or other property of Lee and Chandra Hutchins of sufficient value to satisfy Hutchins

Investments's claims;

(c) An injunction against further disposition by Lee and Chandra Hutchins of the

Barcelona Avenue Property or of other property of sufficient value to protect Hutchins

Investments; and

(d) Such other relief as may be appropriate.

**NELSON MULLINS RILEY &** SCARBOROUGH LLP

By: /s/ Lee D. Wedekind, III

Erika C. Birg

Florida Bar No. 055435

201 17th Street, NW, Suite 1700

Atlanta, GA 30363

(404) 322-6000 (phone)

(404) 322-6050 (facsimile)

erika.birg@nelsonmullins.com

tinicia.thornton@nelsonmullins.com

sarah.arnold@nelsonmullins.com

11

Lee D. Wedekind, III Florida Bar No. 670588 50 North Laura Street, Suite 4100 Jacksonville, Florida 32202 (904) 665-3652 (phone) (904) 665-3699 (facsimile) lee.wedekind@nelsonmullins.com allison.abbott@nelsonmullins.com

Attorneys for Hutchins Investments, Inc.

~#4832-1389-7316~

# **COMPOSITE EXHIBIT A**

# BUICK @ GMC

RETAIL BUYER'S ORDER DEAL: 72687

### NIMNICHT BUICK GMC

11503 Phillips Hwy. JACKSONVILLE, FL 32256 (904) 733-1616

BUICK® GMC

CUSTOMER # 110753 DATE 05/07/2014 CO-CUSTOMER HUTCHINS INVESTMENTS, INC CHANDRA STYER HUTCHINS 1252 MIRAMAR 1252 MIRAMAR AVE 32207 HOME PHONE WORK PHONE WORK PHONE DUVAL DUVAL USED · EXECUTIVE YEAR NEW DEMO 115103T 169 DIAMOND **EDWARD** A NIMNICHT III MODEL 1GK\$1BKCOFR115103 YUKÓN 4DR 2WD NEW / DEMO AND EXECUTIVE VEHICLE DISCLOSURE PURCHASE INFORMATION This new, demonstrator or executive Vehicle is sold AS-IS and WITH ALL FAULTS. Dealer hereby expressly disclaims all warranties, either express or implied, including Cash Price of Vehicle any implied warranties of merchantability or fitness for a particular purpose and neithe 54759.14 assumes nor authorizes any other person to assume for it any liability in connection with Accessories the sale of the Vehicle. The only warranties applying to this Vehicle are those offered by the Manufacturer. The Manufacturer's warranty is not affected by Dealer's disclaimer of warranties. The Customer hereby acknowledges that Dealer has made available N/A N/A 'warranty Pre-Sale Information" as disclosed in the Warranty Binders pursuant to the Magnuson-Moss Warranty Act. NZA ang kilong Customer: Customer: N/A USED VEHICLE DISCLOSURE Subtotal This used Vehicle has been previously driven by others and Dealer has not made any 54759.14 representation regarding the Vehicle's history. Customer acknowledges that no Less Pre-owned Allowance &/or Discount representation has been made by any agent of Dealer: (i) regarding the history, condition, N/A prior repair on maintenance, safety system or suitability of the Vehicle; or (ii) that it has Net Difference or has not ever sustained damages prior to this Order, nor does Dealer have the obligation 54759.14 to make any such disclosure. Customer understands that s/he may retain a third-party to provide information regarding the Vehicle's history and that Dealer encourages Customer Predelivery Service Fee to do so.. Customer may also make arrangements to have the Vehicle inspected by a person of Customer's own choosing. Customer further acknowledges that Customer has set driven this Vehicle and it meets Customer's satisfaction or Customer has been offered Electronic Registration Filing Fee TEMP TAG OR TEMP REG
These charges represent costs and profit to the dealer for items such as an opportunity to do so, and has declined. Except as otherwise set forth on the window form (Buyer's Guide), this Vehicle is sold "AS IS and WITH ALL FAULTS," without any inspecting, cleaning, and adjusting vehicles and preparing documents warranty and Dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranty of merchantability or timess for a particular related to the sale. purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of the Vehicle. The information you see on the window form for Lead Acid Battery Fee 1.50 this Vehicle is part of this contract/order. Information on the window form overrides any Florida New Tire Fee (\$1.00 per tire) 5.00 contrary provisions in the contract/order of sale. The Manufacturer warranty, if any, has been fully explained. If the Vehicle is designated as a certified vehicle, that indicates that N/A it has qualified for a limited extension of the Manufacturer's original warranty as set N/A forth on the Buyer's Guide. The certified designation does not alter or modify any of the Subtotal above disclaimers and waivers, nor does it create a Dealer warranty. It also does not mean 54900.64 that the Vehicle, like all used vehicles, will not suffer mechanical breakdowns, nor need Sales Tax 6.00maintenance due to wear and tear, 3294.04 The Vehicle was previously a \_\_\_\_N/A' 1.00 (enter short-term County Tax 50.00 rental, taxicab, police vehicle, manufacturer buy-back, rebuilt, glider kit, replica or flood vehicle) Lemon Law - Warranty Enforcement Act (New cars only) 2.00 Florida Title, Registration and License Fees (New XX Trans. Customer 399.90 ☐ If box is checked this is an estimate THIS VEHICLE WAS DELIVERED TO A PREVIOUS PURCHASER. Customer\_ Trade Pay-off / Balance on Prior Lease GUÍA PARA COMPRADORES DE VEHÍCULOS USADOS. LA INFORMACIÓN QUE VE EN EL N/A FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO, LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFECTO TODA DISPOSICIÓN EN CONTRARIO CONTENIDA EN EL CONTRATO DE VENTA. Subtotal 58646.58 Motor Vehicle Service Contract N/A **TRADE-IN 1** Vehicle Maintenance Agreement ☐ Private Trade ☐ Lease Walk Away N/A Color N/A N/A NIV N/A Mileage N/A N/A N/A . . . . " Lien to: Amount N/ Good Thru N/A N/A Amount N/A Good Thrii 2nd Lien to: N/A N/A Sales Tax on Other Benefits N/A Authorized by: N/A GRAND TOTAL 58646.58 **TRADE-IN 2** ☐ Private Trade ☐ Lease Walk Away Cash (Receipt #

warranty and Dealer hereby expressly disclaims all warranties, either express or	I related to the sale.	i
implied, including any implied warranty of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in		
connection with the sale of the Vehicle. The information you see on the window form for this Vehicle is part of this contract/order. Information on the window form overrides any	Lead Acid Dantely Fee	1.50
contrary provisions in the contract/order of sale. The Manufacturer warranty, if any, has been fully explained. If the Vehicle is designated as a certified vehicle that indicates that	Plonda New Life Fee (\$1.00 per tire)	. 5-00
it has qualified for a limited extension of the Manufacturer's original warranty as set forth on the Buyer's Guide. The certified designation does not alter or modify any of the	N/A	N/A
above disclaimers and waivers, nor does it create a Dealer warranty. It also does not mean that the Vehicle, like all used vehicles, will not suffer mechanical breakdowns, nor need	Subtotal .	54900.64
maintenance due to wear and tear.	Sales Tax 5.00%	3294.04
The Vehicle was previously aN/A'(enter short-term rental, taxicab, police vehicle, manufacturer buy-back; rebuilt, glider kit, replica or flood	County Tax 1.00 %	50.00
vehicle)	Lemon Law – Warranty Enforcement Act (New cars only)	2.00
Customer: N/A Customer N/A	Florida Title, Registration and License Fees (NewXX Trans)	399.90
THIS VEHICLE WAS DELIVERED TO A PREVIOUS PURCHASER.	E. 12 COM IN CITOCOCCI AND AS AN ESSEMBLEO	
Customer: N/A Customer N/A GUÍA PARA COMPRADORES DE VEHÍCULOS USADOS, LA INFORMACIÓN QUE VE EN EL	Trade Pay-off / Balance on Prior Lease	N / A
FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO, LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFECTO TODA	Subtotal	N/A
DISPOSICION EN CONTRARIO CONTENIDA EN EL CONTRATO DE VENTA,	Motor Vehicle Service Contract	58646.58
TRADE-IN 1  □ Private Trade □ Lease Walk Away	Vehicle Maintenance Agreement	N/A
		N/A
Year N/A Make N/A Model N/A Color N/A	N/A	N/A
VIN N/A Mileage N/A	N/A	N/A
1" Lien to: N/A Amount N/A Good Thru N/A	N/A	N/A
2 <sup>nd</sup> Lien to: N/A Amount N/A Good Thru N/A	Sales Tax on Other Benefits	N/A
Authorized by: N/A	GRAND TOTAL	58646.58
TRADE-IN 2	Rebate	N/A
☐ Private Trade ☐ Lease Walk Away	Cash (Receipt #)	N/A
Year N/A Make N/A Model N/A Color N/A	Total Cash Down	N/A
	BALANCE DUE ON DELIVERY	58646.58
i" Lien to: N/A Amount N/A Good Thru N/A	FINANCING NEGOTIATION / APPROVA	AL.
2 <sup>nd</sup> Lien to: N/A Amount N/A Good Thru N/A	Customer may secure financing through Dealer or a financing enchoosing and Customer may be able to obtain more favorable fi	AL, ntity of Customer's nancing from third
2 <sup>st</sup> Lien to: N/A Amount N/A Good Thru N/A Authorized by: N/A	Customer may secure financing through Dealer or a financing enchoosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by	AL, ntity of Customer's nancing from third red between Dealer Dealer, shall be
2nd Lien to: N/A Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall	AL, ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under
2nd Lien to: N/A Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a nolice vehicle, a taxical a short-term lease (for less than 12)	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive
Authorized by: N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged	Customer may secure financing through Dealer or a financing er choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be t (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the
Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I some portion of the finance charge or receive other compensatio. financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face	AL.  Intity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive in for providing the arminate this Order er is unable to sell e value (these acts
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than facthal be collectively referred to as "Financing Approvals").	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Addresses
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the reminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining
Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing ypically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowless.	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the erminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining udges that pending
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowled the Financing Approvals, delivery of the Vehicle to Customer theye, not they are convenience to Customer only and Customer does not have, not	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be totaler, shall
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing at typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer fights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under tage rate (APR) for Dealer may receive nn for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining adges that pending mer serves as a re will acquire, any permission to use unediate raturn to
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank I finance company greater) which shall then be the creditor to whom Customer shall the RISC, Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer he RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing Approvals, termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and accounted. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condi-	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or he obligated under tage rate (APR) for Dealer may receive n for providing the training this Order er is unable to sell e value (these acts Dealer's right of Approvals are not to beyond Dealer's Dealer's obtaining tages that pending mer serves as a r will acquire, any to permission to use unediate raturn to read to Customer.  Itton subsequent too
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealet the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing approvals obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer fights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's im Dealer's in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's deemed null and void if such condition subsequent is not met. If	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be t (at face value or be obligated under tage rate (APR) for Dealer may receive nn for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining diges that pending mer serves as a r will acquire, any r permission to use unediate return to red to Customer. ition subsequent to s option, shall be the RISC contains
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  ARBITRATION AND LIMITATION ACKNOWLEDGEMENTS  The parties agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing Approvals of the Financing Approvals, Customer understands and acknowle the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission of the Financing Approvals is a condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's demend null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under age rate (APR) for Dealer may receive n for providing the terminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the serves as a r will acquire, any to permission to use unediate raturn to red to Customer. ition subsequent to s option, shall be the RISC contains tantially addresses ulv completed and
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages for property, damages for loss of use, loss of	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealethe RISC to a financial institution on terms of no less than factshall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Financing Approvals, Customer understands and acknowle the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's im Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be totale, shall be the RISC contains tantially addresses uly completed and totale, shall be the RISC contains tantially addresses uly completed and totale, shall be the RISC contains tantially addresses uly completed and totale, shall not apply. If to or other provision
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer baries agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for ioss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment, Cash	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer he RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing Approvals obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer take financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision is desceuted, then the condition subsequent described in this section that RISC does not contain a "Seller's Right to Cancel" provision that substantially addresses the substance of the Financing Approvision of the Financing Approvision is desceuted, then the condition subsequent described in this section that Substantially addresses the substance of the Financing Approvi	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be note that the control of the colligated under tage rate (APR) for Dealer may receive no for providing the minimate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining mer serves as a r will acquire, any permission to use unediate return to red to Customer, ition subsequent to s option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  ARBITRATION AND LIMITATION ACKNOWLEDGEMENTS  The parties agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment. Cash payments are evidenced by a separa	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealethe RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer in the Financing Approvals, delivery of the Vehicle to Customer in the same condition as it existed when deliver Dealer's in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section the RISC does not contain a "Seller's Right to Cancel" provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals of the Financing Approvals on that substantially addresses the substance of the Financing Approvals.	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to take a control of the obligated under age rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining dates that pending mer serves as a r will acquire, any permission to use unediate raturn to red to Customer, ition subsequent to soption, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated.
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In; (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer:  Customer in diamages, customer has read and understands paragraph H. In a dispute between the parties, Customer has read and understands paragraph H. In a dispute between the parties, Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment. Cash payments are evidenced by a separate receipt document. The Deposit	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealet the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals, delivery of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer in the Financing Approvals, delivery of the Vehicle to Customer in the same condition as it existed when deliver Dealer's in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is deexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision is deexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision is a condition subsequent and executed in this section that substantially addresses the substance of the Financing Approvals, and that provision is a condition subsequent described in this section that substantially addresses the substan	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to take a control of the obligated under age rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining dates that pending mer serves as a r will acquire, any permission to use unediate raturn to red to Customer, ition subsequent to soption, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated.
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien of the satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer:  Customer:  Customer:  Customer from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges, This Order is not evidence of any cash payment. Cash payments are evidenced by a separate receipt document. The Deposit will serve to hold the Vehicle from sale to another for 24 hours from this date.	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC, Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing, Financing Approvals, termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's demend null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision that substance of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals is a condition substance of the Financing a "Seller's Righ	AL nitity of Customer's nancing from third red between Dealer Dealer, shall be a case and a case an
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cus	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to a the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Customer only and Customer does not have, nor rights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substantially addresses the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals in some manner as inapplicable, then this section in thi	AL nitity of Customer's nancing from third red between Dealer Dealer, shall be a cate and a cate a c
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the cottomer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cust	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may the if Dealer cannot obtain credit approval for Customer or if Dealer shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can b	AL ntity of Customer's nancing from third red between Dealer Dealer, shall be a case and the collegated under age rate (APR) for Dealer may receive a for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the dealer's obtaining the serves as a relation with the collegation of the providing the providing the provision to use unediate raturn to read to Customer. It is option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated shall apply, govern under the contains the cont
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cus	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to a the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Customer only and Customer does not have, nor rights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substantially addresses the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals in some manner as inapplicable, then this section in thi	AL ntity of Customer's nancing from third red between Dealer Dealer, shall be a case and the collegated under age rate (APR) for Dealer may receive a for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the dealer's obtaining the serves as a relation with the collegation of the providing the providing the provision to use unediate raturn to read to Customer. It is option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated shall apply, govern under the contains the cont

1 58 AOO DOLLARS (1) Engine FIFTY eight thousand sixhundredfortusix and PAY TO THE NIMICH BUICK GA REGIONS

FOR 2015 Yukon

1951046684 01038082034046501

# **COMPOSITE EXHIBIT B**

Register: 1204-37 · Due From Lee & Chandra Hutchins From 01/01/2015 through 04/09/2018 Sorted by: Date, Type, Number/Ref

Sofied by: Date, Type, Number Net								
	Date	Ref.	Payee	Account	Memo	Decrease C	Increase	Balance
	07/02/2015	DR070215	Hutchins, Raymond L., Jr.	1032-00 • Regions Bank • CPAX 8203	3943 Barcelona Ave deposit		20,000.00	20,000.00
	08/06/2015	DR080615C	Hutchins, Raymond L., Jr.	1032-00 • Regions Bank • CPAX 8203	3943 Barcelona Avenue amount for	•	100,580.78	420,580.78
	08/06/2015	1635	Gartner Brock & Simon	1032-00 • Regions Bank • CPAX 8203	Review Barcelona closing documents		200.00	420,780.78
	08/10/2015	1637	Ray Thompson Surveying	1032-00 • Regions Bank • CPAX 8203	3943 Barcelona Avenue boundary s		195.00	420,975.78



### **Domestic Wire Transfer Request/Authorization**

HUTCHINS INVESTMENTS DBA CPA EXCAVA	DL H325732803460	09/26/1980 10/09/2013 09/26/2021
397 MISTY HBR BLVD	CHECKING	09/26/1980
STREET ADDRESS	ACCOUNT TYPE	DATE OF BIRTH
WOODBINE GA 31569-4068 CRYSTATEZEP	0103808203 ACCOUNT NUMBER	631-05-0826 TAX IDENTIFICATION NUMBER
sfer Instructions:		
\$ 400,580.78 WIRE AMOUNT		,
PNC BANK, NATIONAL ASSOCIATION TARGET BANK NAME	PITTSBURGH PA TARGET BANK CITY, STATE	043000096 TARGET BANK ABA
BENEFICIARY BANK NAME	BENEFICIARY BANK CITY, STATE	BENEFICIARY BANK ACCOUNT NUMBER
SERVICELINK LLC	400 CORPORATION DRIVE	1029092695
ILLICITATE O INTERNA	BENEFICIARY'S ADDRESS  ALIQUIPPA PA 15001	BENEFICIARY'S ACCOUNT NUMBER
	BENEFICIARY'S CITY, STATE, ZIP, OR COUN	
Originator to Beneficiary Information (optional);	Bank to Bank Informa	tion (optional):
ADDRESS: 3943 BARCELONA AVE		•
JACKSONVILLE, FL 32207		
CASE #: 3343760		
	**************************************	
	Purpose: HOME PU	RCHASE
	Purpose: HOME PU	RCHASE
jning below, Originator authorizes Region	ns Bank to effect the Funds T	ransfer described on this request an
gning below, Originator authorizes Region	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
gning below, Originator authorizes Region es to be bound by the terms and condition of. Originator certifies that the information	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
es to be bound by the terms and condition of. Originator certifies that the information is the condition of	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
pes to be bound by the terms and condition of Originator certifies that the information with the information with the signature.	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an reement set forth on the reverse side correct.
Pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
Pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
Des to be bound by the terms and condition of. Originator certifies that the information with the information of the property	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is  BANK AUTHORIZED SIGNATURE  APPROVING BANK OFFICER	ransfer described on this request an reement set forth on the reverse side correct.
ces to be bound by the terms and condition of. Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is  BANK AUTHORIZED SIGNATURE  APPROVING BANK OFFICER	ransfer described on this request an reement set forth on the reverse side correct.

Form 52137 Rev 5/2013

Distribution:

ORIGINAL - CUSTOMER 157 COPY - BRANCH



### A. Settlement Statement (HUD-1)



Bas type of Loan		NEW YEAR OF THE	
1. FHA 2. RHS 3. Conv. Unins. 4. VA 5. Conv. Ins.	6. File Number 3343760-01	7. Loan Number 0147161038	8. Mortgage insurance Case Number
C. Note: This form is furnished to give you a statement of actus outside the closing; they are shown here for information	al settlement costs. Amounts paid to on purposes and are not included in	o and by the settlemen the totals.	t agent are shown. Items marked "(p.o.c.)" were paid
D. Name & Address of Borrower: RAYMOND LEE HUTCHINS, JR., CHANDRA STYER HUTCHINS 3943 BARCELONA AVE, JACKSONVILLE, FL 32207- 6056	E. Name & Address of Seller: SEE ADDENDUM 8480 STAGECOACH CIRCL FREDERICK, MD 21701		ame & Address of Lender: XX XX, XX, 00000-0000
G. Property Location 3943 BARCELONA AVE, JACKSONVILLE, FL 32207- 6056	H. Settlement Agent: SERVICELINK, LLC-400 CO DRIVE ALIQUIPPA, PA 1500 (800) 439-5451	RPORATION 31	Settlement Date:  08/06/2015 Disbursement Date:  08/06/2015
	Place of Settlement: JACKSONVILLE, FL 32207	-6056	
<u> </u>	1		

J. SUMMARY OF BORROWER'S TRANSACTION		K. SUMMARY OF SELLER'S TRANSACTION	
100. GROSS AMOUNT DUE FROM BORROWER		400. GROSS AMOUNT DUE TO SELLER	
101. CONTRACT SALES PRICE	\$425,000.00	401. CONTRACT SALES PRICE	\$425,000.00
102. PERSONAL PROPERTY		402. PERSONAL PROPERTY	
103. SETTLEMENT CHARGES TO BORROWER (LINE 1400)	\$2.728.00	403.	
104.		404.	
105.		405.	
ADJUSTMENT FOR ITEMS PAID BY SELLER IN ADVANCE		ADJUSTMENT FOR ITEMS PAID BY SELLER IN ADVANCE	
106. CITY/TOWN TAXES		406. CITY/TOWN TAXES	
107. COUNTY TAXES		407. COUNTY TAXES	
108. ASSESSMENTS		408. ASSESSMENTS	
109.		409.	_
110.		410.	
111.		411.	-
112.		412.	
120. GROSS AMOUNT DUE FROM BORROWER	\$427,728.00	420. GROSS AMOUNT DUE TO SELLER	\$425,000.00
200. AMOUNTS PAID BY OR ON BEHALF OF BORROWER		500. REDUCTIONS IN AMOUNT DUE TO SELLER	0.20.000.00
201. DEPOSIT OR EARNEST MONEY	\$20,000.00	501. EXCESS DEPOSIT (SEE INSTRUCTIONS)	
202. PRINCIPAL AMOUNT OF NEW LOAN(S)		502. SETTLEMENT CHARGES TO SELLER (LINE 1400)	\$25,363.28
203. EXISTING LOAN(S) TAKEN SUBJECT TO		503. EXISTING LOAN(S) TAKEN SUBJECT TO	
204.		504. PAYOFF TO SKYLINE LIEN SEARCH	
205.		505.	-
206,		506.	
207. SELLER PAID OWNERS POLICY	\$2,200.00	507. SELLER PAID OWNERS POLICY	\$2,200,00
208.		508.	1
209.		509.	<del></del>
ADJUSTMENTS FOR ITEMS UNPAID BY SELLER	· · · · · · · · · · · · · · · · · · ·	ADJUSTMENTS FOR ITEMS UNPAID BY SELLER	<del>"'</del>
210. CITY/TOWN TAXES	*	510. CITY/TOWN TAXES	<u> </u>
211. COUNTY TAXES (01/01/2015 TO 08/06/2015)	\$4,947.22	511. COUNTY TAXES (01/01/2015 TO 06/06/2015)	\$4,947,22
212. ASSESSMENTS		512. ASSESSMENTS	
213.		513.	
214.		514,	
215.		515.	<del>                                     </del>
216.		516.	
217.		517.	
218.		518.	-
219.		519.	-
220. TOTAL PAID BY/FOR BORROWER	\$27,147,22	520. TOTAL REDUCTION AMOUNT DUE SELLER	\$32,510.50
300. CASH AT SETTLEMENT FROM OR TO BORROWER		600. CASH AT SETTLEMENT FROM OR TO SELLER	
301. GROSS AMOUNT DUE FROM BORROWER (LINE 120)	\$427,728.00	601. GROSS AMOUNT DUE TO SELLER (LINE 420)	\$425,000.00
302. LESS AMOUNTS PAID BY/FOR BORROWER (LINE 220)	\$27,147.22	602. LESS REDUCTION AMOUNT DUE SELLER (LINE 520)	\$32,510.50
303. CASH F FROM T TO BORROWER	\$400,580,78	603. CASH F TO FROM SELLER	\$392,489.50

LESETTLEMENT/CHARGES	Charles Control of the Control of th	QME	Approval No. 2502-026
700. TOTAL REAL ESTATE BROKER FEES \$425,000.00 @ 5.00 = \$			<b>的人的人们的人们的人们</b>
DIVISION OF COMMISSION (LINE 700) AS FOLLOWS:	21,250.00	PAID FROM	PAID FROM
701. \$10,625,00 TO KELLER WILLIAMS REALTY ATLANTIC PARTNI		BORROWER'S	SELLER'S
702, \$10,625,00 TO LMH REALTY, LLC	ERS	FUNDS AT	FUNDS AT
703.		SETTLEMENT	SETTLEMENT
704. COMMISSION PAID AT SETTLEMENT			
			\$21,250.00
800. ITEMS PAYABLE IN CONNECTION WITH LOAN			
801. OUR ORIGINATION CHARGE	(from GFE #1)		
802. YOUR CREDIT OR CHARGE (POINTS) FOR THE SPECIFIC INT	TEREST RATE (from GFE #2)		
803. YOUR ADJUSTED ORIGINATION CHARGES	(from GFE A)		
804. APPRAISAL FEE	(from GFE #3)		
805. CREDIT REPORT	(from GFE #3)		
806, TAX SERVICE	(from GFE #3)		
807. FLOOD CERTIFICATION	(from GFE #3)		
900. ITEMS REQUIRED BY LENDER TO BE PAID IN ADVANCE			
1901. DAILY INTEREST CHARGES FROM	(from GFE #10)		
902. MORTGAGE INSURANCE PREMIUM	(from GFE #10)		
903. HOMEOWNER'S INSURANCE	(from GFE #3) (from GFE #11)		
1000, RESERVES DEPOSITED WITH LENDER	(IIIIII GFE #11)		
1001. INITIAL DEPOSIT FOR YOUR ESCROW ACCOUNT			
1002. HOMEOWNER'S INSURANCE	(from GFE #9)		
1003. MORTGAGE INSURANCE			
1004. PROPERTY TAXES			
1007. AGGREGATE ADJUSTMENT			
1100. TITLE CHARGES			
1101. TITLE SERVICES AND LENDER'S TITLE INSURANCE TO SERVICE.  1102. SETTLEMENT OR CLOSINGS FEE TO SERVICELINK \$500.00	VICELINK (from GFE #4)	\$500.00	
1103. OWNER'S TITLE INSURANCE TO SERVICELINK \$500.00			\$610.00
1104. LENDER'S TITLE INSURANCE	(from GFE #5)	\$2,200.00	
1105. LENDER'S TITLE POLICY LIMIT			
1106, OWNER'S TITLE POLICY LIMIT \$425,000.00			
1107. AGENT'S PORTION OF THE TOTAL TITLE INSURANCE PREMI	IIIM 61 540 00		
1108. UNDERWRITER'S PORTION OF THE TOTAL TITLE INSURANCE	E DDEAMINA		
1	L FREIMOM		
1109. ABSTRACT OR TITLE SEARCH TO SERVICELINK			5000 00
1110. TITLE UPDATE FEE TO SERVICELINK			\$200.00 \$50.00
1111. TITLE CURATIVE FEE TO SERVICELINK			\$50.00
1200. GOVERNMENT RECORDING AND TRANSFER CHARGES			\$50,00
1201. GOVERNMENT RECORDING CHARGES	Man DEF UT	***************************************	
1202. DEED; \$28.00 - BORROWER; \$28.00	(from GFE #7)	\$28.00	\$75.00
1203. TRANSFER TAXES	(from GFE #8)		
1204. CITY/COUNTY TAX/STAMPS - DEED: \$2,975.00 - SELLER: \$2,9	75.00	····	\$2,975.00
1205. STATE TAX/STAMPS	· · · · · · · · · · · · · · · · · · ·		
1206. POA TO AR SERVICELINK - SELLER; \$75.00	-		
1300. ADDITIONAL SETTLEMENT CHARGES			
1301. REQUIRED SERVICES THAT YOU CAN SHOP FOR	V		
1302, FLORIDA SURCHARGE TO CHICAGO TITLE INSURANCE COM	(from GFE #6)		
1303. LIEN SEARCH TO SKYLINE LIEN SEARCH, INC	CAINI		\$3.28
			\$150,00
(400 TOTAL SETTLEMENT CHARGES (enter on lines 103) Section	Jand 502 Section K	\$2,728.00	\$25,363.28

OMB Approval No. 2502-0265

have carefully reviewed the HI ID-1 Settlement Statement and and	CATION OF BUYER AND SELLER best of my knowledge and belief, it is a true and accurate statement of all receipts and ther certify that I have received a copy of the HUD-1 Settlement Statement.
Boyers	Salerient.
RAYMOND LEE HUTCHINS, JR.	CHANDRA STYER HUTCHINS
Soliers	
SEE ADDENDUM	
Settlement Agent The HUD-1 Settlement Statement which I have because discourse	
n accordance with this statement.	DATE

### REGIONS PRIORITY BANKING

LOG OUT CONTACT

SITE MAP

ACCOUNTS TRANSFERS PAYMENTS INSIGHTS MOBILE BANKING CUSTOMER SERVICE

Create Transfer

View / Edit Pending Transfers

Western Union® Transfer

HOW DO I...

- ▶ Create a transfer?
- ▶ Check the status of a transfer?
- Pay a mortgage loan using the transfer feature?

TIME TO UPDATE YOUR EMAIL ADDRESS?

**Confirm Transfer** 

Confirmation Information

Your transfer has been successfully scheduled.

Account Information

From Account:

EBW Hldgs \$2,500 \*\*\*\*\*\*1829 \$250,000.00

To Account:

CPA X \$2,000 \*\*\*\*\*\*8203 \$5,489.51

Amount:

\$247,000.00 Burcelong

Transfer Date:

08/04/2015

Frequency:

One Time Only

DONE

ACCOUNTS

TRANSFERS

**PAYMENTS** 

INSIGHTS ONLINE STATEMENTS

NTS MOBILE BANKING

**CUSTOMER SERVICE** 

Contact Us

Site Map

Terms and Conditions

Privacy Pledge

Security H

₩ Feedback

📤 Equal Housing Lender

Member FDIC

©2015 Regions Financial Corporation. All rights reserved.

1-800-REGIONS

### REGIONS PRIORITY BANKING

LOG OUT CONTACT

ADDRESS?

SITE MAP

ACCOUNTS = TRANSFERS = PAYMENTS = INSIGHTS MOBILE BANKING CUSTOMER SERVICE **Create Transfer** View / Edit Pending Transfers Western Union® Transfer HOW DO I... **Confirm Transfer** ▶ Create a transfer? ▶ Check the status of a transfer? Confirmation Information Pay a mortgage loan using the transfer feature? Your transfer has been successfully scheduled. TIME TO UPDATE YOUR EMAIL

Account Information

From Account:

H Mgmt Svc \$2,000 \*\*\*\*\*9999 \$247,050.00

To Account:

CPA X \$2,000 \*\*\*\*\*\*8203 \$252,489.51

Amount:

\$153,626.38

Transfer Date:

08/04/2015

Frequency:

One Time Only

DONE

ACCOUNTS TRANSFERS

PAYMENTS

INSIGHTS ONLINE STATEMENTS

MOBILE BANKING

CUSTOMER SERVICE

Contact Us

Site Map

Terms and Conditions

Privacy Pledge

Security H Fee

₩ Feedback

📤 Equal Housing Lender

Member FDIC

©2015 Regions Financial Corporation. All rights reserved.

1-800-REGIONS

# **COMPOSITE EXHIBIT C**



Lee D. Wedekind, III T 904.665.3652 F 904.665.3699 Lee.Wedekind@nelsonmullins.com NELSON MULLINS RILEY & SCARBOROUGH LLP ATTORNEYS AND COUNSELORS AT LAW

50 N. Laura Street, 41st Floor Jacksonville, FL 32202 T 904.665.3600 F 904.665.3641 nelsonmullins.com

April 11, 2018

### By E-Mail

Raymond Lee Hutchins, Jr. Chandra Styer Hutchins 3943 Barcelona Avenue Jacksonville, FL 32207

in care of Shea M. Moser, Esq. Moseley Prichard Parrish Knight & Jones 501 West Bay Street Jacksonville, Florida 32202 smoser@mppki.com

Re: DEMAND for repayment of funds transferred from Hutchins Investments,

Inc.

Dear Shea:

As you know, our firm represents Peter D. Randolph, as Administrator of the Estate of Raymond L. Hutchins (the "Estate") and Hutchins Investments, Inc. Our records establish that Hutchins Investments, Inc. transferred \$58,646.58 to Nimnicht Buick GMC for the purchase of a 2015 GMC Yukon titled in the names of Hutchins Investments, Inc. and Chandra Hutchins. Thereafter, it appears that Mrs. Hutchins sold or traded the Yukon, but neither included Hutchins Investments, Inc. on the title nor compensated the company for the purchase price.

Copies of documents evidencing these transactions are attached. These documents show that your client, Lee Hutchins, executed the transaction documents on behalf of Hutchins Investments, Inc. The Estate and Hutchins Investments, Inc. have determined that this amount was improperly used for Mr. and Mrs. Hutchins's personal benefit and served no corporate purpose.

Shea Moser, Esq. As Counsel for Mr. and Mrs. Hutchins April 11, 2018 Page 2

Hutchins Investments, Inc. and the Estate therefore demand immediate repayment of these funds in the total amount of \$58,646.58. Your clients may remit payment (in good funds) to "Hutchins Investments, Inc." by check no later than April 18, 2018. If your clients choose not to make payment in full, then Hutchins Investments, Inc. and the Estate will proceed to take legal action. Thank you for your cooperation.

Very truly yours,

Lee D. Wedekind, III

LDW/aa

Enclosures

cc: Peter D. Randolph, Administrator

Erika C. Birg, Esq.

~#4835-4014-1153~

# BUICK @ GMC

RETAIL BUYER'S ORDER DEAL: 72687

### NIMNICHT BUICK GMC

11503 Phillips Hwy. JACKSONVILLE, FL 32256 (904) 733-1616

BUICK® GMC

CUSTOMER # 110753 DATE 05/07/2014 CO-CUSTOMER HUTCHINS INVESTMENTS, INC CHANDRA STYER HUTCHINS 1252 MIRAMAR 1252 MIRAMAR AVE 32207 HOME PHONE WORK PHONE WORK PHONE DUVAL DUVAL USED · EXECUTIVE YEAR NEW DEMO 115103T 169 DIAMOND **EDWARD** A NIMNICHT III MODEL 1GK\$1BKCOFR115103 YUKÓN 4DR 2WD NEW / DEMO AND EXECUTIVE VEHICLE DISCLOSURE PURCHASE INFORMATION This new, demonstrator or executive Vehicle is sold AS-IS and WITH ALL FAULTS. Dealer hereby expressly disclaims all warranties, either express or implied, including Cash Price of Vehicle any implied warranties of merchantability or fitness for a particular purpose and neithe 54759.14 assumes nor authorizes any other person to assume for it any liability in connection with Accessories the sale of the Vehicle. The only warranties applying to this Vehicle are those offered by the Manufacturer. The Manufacturer's warranty is not affected by Dealer's disclaimer of warranties. The Customer hereby acknowledges that Dealer has made available N/A N/A 'warranty Pre-Sale Information" as disclosed in the Warranty Binders pursuant to the Magnuson-Moss Warranty Act. NZA ang kilong Customer: Customer: N/A USED VEHICLE DISCLOSURE Subtotal This used Vehicle has been previously driven by others and Dealer has not made any 54759.14 representation regarding the Vehicle's history. Customer acknowledges that no Less Pre-owned Allowance &/or Discount representation has been made by any agent of Dealer: (i) regarding the history, condition, N/A prior repair on maintenance, safety system or suitability of the Vehicle; or (ii) that it has Net Difference or has not ever sustained damages prior to this Order, nor does Dealer have the obligation 54759.14 to make any such disclosure. Customer understands that s/he may retain a third-party to provide information regarding the Vehicle's history and that Dealer encourages Customer Predelivery Service Fee to do so.. Customer may also make arrangements to have the Vehicle inspected by a person of Customer's own choosing. Customer further acknowledges that Customer has set driven this Vehicle and it meets Customer's satisfaction or Customer has been offered Electronic Registration Filing Fee TEMP TAG OR TEMP REG
These charges represent costs and profit to the dealer for items such as an opportunity to do so, and has declined. Except as otherwise set forth on the window form (Buyer's Guide), this Vehicle is sold "AS IS and WITH ALL FAULTS," without any inspecting, cleaning, and adjusting vehicles and preparing documents warranty and Dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranty of merchantability or timess for a particular related to the sale. purpose, and neither assumes nor authorizes any person to assume for it any liability in connection with the sale of the Vehicle. The information you see on the window form for Lead Acid Battery Fee 1.50 this Vehicle is part of this contract/order. Information on the window form overrides any Florida New Tire Fee (\$1.00 per tire) 5.00 contrary provisions in the contract/order of sale. The Manufacturer warranty, if any, has been fully explained. If the Vehicle is designated as a certified vehicle, that indicates that N/A it has qualified for a limited extension of the Manufacturer's original warranty as set N/A forth on the Buyer's Guide. The certified designation does not alter or modify any of the Subtotal above disclaimers and waivers, nor does it create a Dealer warranty. It also does not mean 54900.64 that the Vehicle, like all used vehicles, will not suffer mechanical breakdowns, nor need Sales Tax 6.00maintenance due to wear and tear, 3294.04 The Vehicle was previously a \_\_\_\_N/A' 1.00 (enter short-term County Tax 50.00 rental, taxicab, police vehicle, manufacturer buy-back, rebuilt, glider kit, replica or flood vehicle) Lemon Law - Warranty Enforcement Act (New cars only) 2.00 Florida Title, Registration and License Fees (New XX Trans. Customer 399.90 ☐ If box is checked this is an estimate THIS VEHICLE WAS DELIVERED TO A PREVIOUS PURCHASER. Customer\_ Trade Pay-off / Balance on Prior Lease GUÍA PARA COMPRADORES DE VEHÍCULOS USADOS. LA INFORMACIÓN QUE VE EN EL N/A FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO, LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFECTO TODA DISPOSICIÓN EN CONTRARIO CONTENIDA EN EL CONTRATO DE VENTA. Subtotal 58646.58 Motor Vehicle Service Contract N/A **TRADE-IN 1** Vehicle Maintenance Agreement ☐ Private Trade ☐ Lease Walk Away N/A Color N/A N/A NIV N/A Mileage N/A N/A N/A . . . . " Lien to: Amount N/ Good Thru N/A N/A Amount N/A Good Thrii 2nd Lien to: N/A N/A Sales Tax on Other Benefits N/A Authorized by: N/A GRAND TOTAL 58646.58 **TRADE-IN 2** ☐ Private Trade ☐ Lease Walk Away Cash (Receipt #

warranty and Dealer hereby expressly disclaims all warranties, either express or	I related to the sale.	i
implied, including any implied warranty of merchantability or fitness for a particular purpose, and neither assumes nor authorizes any person to assume for it any liability in		
connection with the sale of the Vehicle. The information you see on the window form for this Vehicle is part of this contract/order. Information on the window form overrides any	Lead Acid Dantely Fee	1.50
contrary provisions in the contract/order of sale. The Manufacturer warranty, if any, has been fully explained. If the Vehicle is designated as a certified vehicle that indicates that	Plonda New Life Fee (\$1.00 per tire)	. 5-00
it has qualified for a limited extension of the Manufacturer's original warranty as set forth on the Buyer's Guide. The certified designation does not alter or modify any of the	N/A	N/A
above disclaimers and waivers, nor does it create a Dealer warranty. It also does not mean that the Vehicle, like all used vehicles, will not suffer mechanical breakdowns, nor need	Subtotal .	54900.64
maintenance due to wear and tear.	Sales Tax 5.00%	3294.04
The Vehicle was previously aN/A'(enter short-term rental, taxicab, police vehicle, manufacturer buy-back; rebuilt, glider kit, replica or flood	County Tax 1.00 %	50.00
vehicle)	Lemon Law – Warranty Enforcement Act (New cars only)	2.00
Customer: N/A Customer N/A	Florida Title, Registration and License Fees (NewXX Trans)	399.90
THIS VEHICLE WAS DELIVERED TO A PREVIOUS PURCHASER.	E. 12 COM IN CITOCOCCI AND AS AN ESSEMBLEO	
Customer: N/A Customer N/A GUÍA PARA COMPRADORES DE VEHÍCULOS USADOS, LA INFORMACIÓN QUE VE EN EL	Trade Pay-off / Balance on Prior Lease	N / A
FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO, LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFECTO TODA	Subtotal	N/A
DISPOSICION EN CONTRARIO CONTENIDA EN EL CONTRATO DE VENTA,	Motor Vehicle Service Contract	58646.58
TRADE-IN 1  □ Private Trade □ Lease Walk Away	Vehicle Maintenance Agreement	N/A
		N/A
Year N/A Make N/A Model N/A Color N/A	N/A	N/A
VIN N/A Mileage N/A	N/A	N/A
1" Lien to: N/A Amount N/A Good Thru N/A	N/A	N/A
2 <sup>nd</sup> Lien to: N/A Amount N/A Good Thru N/A	Sales Tax on Other Benefits	N/A
Authorized by: N/A	GRAND TOTAL	58646.58
TRADE-IN 2	Rebate	N/A
☐ Private Trade ☐ Lease Walk Away	Cash (Receipt #)	N/A
Year N/A Make N/A Model N/A Color N/A	Total Cash Down	N/A
	BALANCE DUE ON DELIVERY	58646.58
i" Lien to: N/A Amount N/A Good Thru N/A	FINANCING NEGOTIATION / APPROVA	AL.
2 <sup>nd</sup> Lien to: N/A Amount N/A Good Thru N/A	Customer may secure financing through Dealer or a financing enchoosing and Customer may be able to obtain more favorable fi	AL, ntity of Customer's nancing from third
2 <sup>st</sup> Lien to: N/A Amount N/A Good Thru N/A Authorized by: N/A	Customer may secure financing through Dealer or a financing enchoosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by	AL, ntity of Customer's nancing from third red between Dealer Dealer, shall be
2nd Lien to: N/A Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall	AL, ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under
2nd Lien to: N/A Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a nolice vehicle, a taxical a short-term lease (for less than 12)	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive
Authorized by: N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged	Customer may secure financing through Dealer or a financing er choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be t (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the
Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I some portion of the finance charge or receive other compensatio. financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face	AL.  Intity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive in for providing the arminate this Order er is unable to sell e value (these acts
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than facthal be collectively referred to as "Financing Approvals").	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Addresses
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the reminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining
Amount N/A Good Thru N/A  Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) I some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing ypically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowless.	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be v (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the erminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining udges that pending
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowled the Financing Approvals, delivery of the Vehicle to Customer theye, not they are convenience to Customer only and Customer does not have, not	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be t (at face value or be obligated under tage rate (APR) for Dealer may receive n for providing the training this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining tages that pending tages that pending the observed as a trivill acquire, any
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable financies. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing at typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer fights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under tage rate (APR) for Dealer may receive nn for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining adges that pending mer serves as a re will acquire, any permission to use unediate raturn to
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank I finance company greater) which shall then be the creditor to whom Customer shall the RISC, Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer he RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing Approvals, termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and accounted. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condi-	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or he obligated under tage rate (APR) for Dealer may receive n for providing the training this Order er is unable to sell e value (these acts Dealer's right of Approvals are not to beyond Dealer's Dealer's obtaining tages that pending mer serves as a r will acquire, any to permission to use unediate raturn to read to Customer.  Itton subsequent too
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealet the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing approvals obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer fights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's im Dealer's in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's deemed null and void if such condition subsequent is not met. If	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be t (at face value or be obligated under tage rate (APR) for Dealer may receive nn for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not e beyond Dealer's Dealer's obtaining diges that pending mer serves as a r will acquire, any r permission to use unediate return to red to Customer. ition subsequent to s option, shall be the RISC contains
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  ARBITRATION AND LIMITATION ACKNOWLEDGEMENTS  The parties agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing, Financing Approvals of the Financing Approvals, Customer understands and acknowle the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission of the Financing Approvals is a condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's demend null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of the Financing Approvals, and that provision is defined to the substance of	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to (at face value or be obligated under age rate (APR) for Dealer may receive n for providing the terminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the serves as a r will acquire, any to permission to use unediate raturn to red to Customer. ition subsequent to s option, shall be the RISC contains tantially addresses ulv completed and
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages for property, damages for loss of use, loss of	Customer may secure financing through Dealer or a financing et choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealethe RISC to a financial institution on terms of no less than factshall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Financing Approvals, Customer understands and acknowle the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's im Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision the RISC does not contain a "Seller's Right to Cancel" provision	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be totale, shall be the RISC contains tantially addresses uly completed and totale, shall be the RISC contains tantially addresses uly completed and totale, shall be the RISC contains tantially addresses uly completed and totale, shall not apply. If to or other provision
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer baries agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for ioss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment, Cash	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may be if Dealer cannot obtain credit approval for Customer or if Dealer he RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"), termination cannot be waived unless in writing. Financing Approvals obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer take financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision is desceuted, then the condition subsequent described in this section that RISC does not contain a "Seller's Right to Cancel" provision that substantially addresses the substance of the Financing Approvision of the Financing Approvision is desceuted, then the condition subsequent described in this section that Substantially addresses the substance of the Financing Approvi	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be note that the control of the colligated under tage rate (APR) for Dealer may receive no for providing the minimate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining mer serves as a r will acquire, any permission to use unediate return to red to Customer, ition subsequent to s option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  ARBITRATION AND LIMITATION ACKNOWLEDGEMENTS  The parties agree to submit all claims to binding arbitration as set forth in paragraph H on the reverse side. Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment. Cash payments are evidenced by a separa	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealethe RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer in the Financing Approvals, delivery of the Vehicle to Customer in the same condition as it existed when deliver Dealer's in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section the RISC does not contain a "Seller's Right to Cancel" provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals of the Financing Approvals on that substantially addresses the substance of the Financing Approvals.	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to take a control of the obligated under age rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining dates that pending mer serves as a r will acquire, any permission to use unediate raturn to red to Customer, ition subsequent to soption, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated.
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In; (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer:  Customer in diamages, customer has read and understands paragraph H. In a dispute between the parties, Customer has read and understands paragraph H. In a dispute between the parties, Customer has read and understands paragraph H. In a dispute between the parties, Customer shall not be entitled to recover from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges. This Order is not evidence of any cash payment. Cash payments are evidenced by a separate receipt document. The Deposit	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Dealet the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals, delivery of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer in the Financing Approvals, delivery of the Vehicle to Customer in the same condition as it existed when deliver Dealer's in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that subst the substance of the Financing Approvals, and that provision is deexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision is deexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision is a condition subsequent and executed in this section that substantially addresses the substance of the Financing Approvals, and that provision is a condition subsequent described in this section that substantially addresses the substan	AL  ntity of Customer's nancing from third red between Dealer Dealer, shall be to take a control of the obligated under age rate (APR) for Dealer may receive n for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining dates that pending mer serves as a r will acquire, any permission to use unediate raturn to red to Customer, ition subsequent to soption, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated.
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien of the satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Customer:  Customer:  Customer:  Customer:  Customer:  Customer:  Customer from Dealer any special damages, consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages, including, but not limited to vehicle rental charges, This Order is not evidence of any cash payment. Cash payments are evidenced by a separate receipt document. The Deposit will serve to hold the Vehicle from sale to another for 24 hours from this date.	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC, Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than face shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing, Financing Approvals, termination cannot be waived unless in writing, Financing at typically obtained at the time of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver Additionally, the obtaining of the Financing Approvals is a condition enforcement and validity of the RISC, which, at Dealer's demend null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substance of the Financing Approvals, and that provision that substance of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals, and that provision that substances of the Financing Approvals is a condition substance of the Financing a "Seller's Righ	AL nitity of Customer's nancing from third red between Dealer Dealer, shall be a case and a case an
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cus	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to a the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Customer only and Customer does not have, nor rights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substantially addresses the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals in some manner as inapplicable, then this section in thi	AL nitity of Customer's nancing from third red between Dealer Dealer, shall be a cate and a cate a c
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the understated amount of the disclosed lien on the Trade-In, and/or the cottomer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cust	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fit parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may the if Dealer cannot obtain credit approval for Customer or if Dealer shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing Approvals of the Vehicle's delivery and are control. Should Customer take delivery of the Vehicle prior to the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can be revoked, requiring the Vehicle's it, which permission can b	AL ntity of Customer's nancing from third red between Dealer Dealer, shall be a case and the collegated under age rate (APR) for Dealer may receive a for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the dealer's obtaining the serves as a relation with the collegation of the providing the providing the provision to use unediate raturn to read to Customer. It is option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated shall apply, govern under the contains the cont
Authorized by: N/A  Unless specifically identified by Customer in writing and signed by the parties, Customer represents and warrants the following regarding the Trade-In: (i) it was not involved in an accident; (ii) has not incurred any body or major engine repair(s); and (iii) it was not previously a police vehicle, a taxicab, a short-term lease (for less than 12 months), also referred to as a rental vehicle, a flood damaged, frame damaged, salvaged or a rebuilt vehicle. Subject to the terms and conditions of this Order, Customer authorizes Dealer to immediately sell the Trade-In whether or not the Financing Approvals have been obtained. Customer agrees that in the event any inquiry reveals any undisclosed lien on the Trade-In, and/or the actual pay-off for the disclosed lien on the Trade-In exceeds the Customer's statement of pay-off, Customer will cause such previously unknown lien(s) and/or the understated amount of the disclosed lien(s) to be satisfied within 72 hours of Dealer's notice to Customer in writing. If the vehicle(s) listed is a Lease Walk Away, Customer understands that Dealer's agreement to take possession of it is for convenience only and Dealer assumes no responsibility for its condition or any other obligation of Customer with respect to that lease, such as remaining payments, excess miles or damage to vehicle, unless otherwise indicated in writing and signed by Dealer.  Customer:  Cus	Customer may secure financing through Dealer or a financing en choosing and Customer may be able to obtain more favorable fin parties. The retail installment sales contract ("RISC") to be enter and Customer, unless otherwise indicated in writing by immediately assigned by Dealer to a bank / finance company greater) which shall then be the creditor to whom Customer shall the RISC. Customer also understands that: (i) the annual percent the installment sale of an automobile may be negotiated, and (ii) some portion of the finance charge or receive other compensation financing and selling other products and services. Dealer may te if Dealer cannot obtain credit approval for Customer or if Deale the RISC to a financial institution on terms of no less than fact shall be collectively referred to as "Financing Approvals"). termination cannot be waived unless in writing. Financing typically obtained at the time of the Vehicle's delivery and an control. Should Customer take delivery of the Vehicle prior to a the Financing Approvals, Customer understands and acknowle the Financing Approvals, delivery of the Vehicle to Customer Customer only and Customer does not have, nor rights or interests in the Vehicle by such delivery except Dealer's it, which permission can be revoked, requiring the Vehicle's in Dealer in the same condition as it existed when deliver deemed null and void if such condition subsequent is not met. If a "Seller's Right to Cancel" provision or other provision that substantially addresses the substance of the Financing Approvals, and that provision is dexecuted, then the condition subsequent described in this section that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals, and that provision that substantially addresses the substance of the Financing Approvals in some manner as inapplicable, then this section in thi	AL ntity of Customer's nancing from third red between Dealer Dealer, shall be a case and the collegated under age rate (APR) for Dealer may receive a for providing the arminate this Order er is unable to sell e value (these acts Dealer's right of Approvals are not be beyond Dealer's Dealer's obtaining the dealer's obtaining the serves as a relation with the collegation of the providing the providing the provision to use unediate raturn to read to Customer. It is option, shall be the RISC contains tantially addresses uly completed and a shall not apply. If or other provision approvals, or if it ed or is designated shall apply, govern under the contains the cont

1 58 AOO DOLLARS (1) Engine FIFTY eight thousand sixhundredfortusix and PAY TO THE NIMICH BUICK GA REGIONS

FOR 2015 Yukon

1951046684 01038082034046501



Lee D. Wedekind, III T 904.665.3652 F 904.665.3699 Lee.Wedekind@nelsonmullins.com NELSON MULLINS RILEY & SCARBOROUGH LLP ATTORNEYS AND COUNSELORS AT LAW

50 N. Laura Street, 41st Floor Jacksonville, FL 32202 T 904.665.3600 F 904.665.3641 nelsonmullins.com

April 11, 2018

#### By E-Mail

Raymond Lee Hutchins, Jr. Chandra Styer Hutchins 3943 Barcelona Avenue Jacksonville, FL 32207

in care of Shea M. Moser, Esq. Moseley Prichard Parrish Knight & Jones 501 West Bay Street Jacksonville, Florida 32202 smoser@mppkj.com

Re: <u>DEMAND for repayment of loan made by Hutchins Investments, Inc.</u>

Dear Shea:

As you know, our firm represents Peter D. Randolph, as Administrator of the Estate of Raymond L. Hutchins (the "Estate") and Hutchins Investments, Inc. Our records establish that Hutchins Investments, Inc. paid a total of \$420,975.78 on behalf of Lee and Chandra Hutchins to purchase their personal residence at 3943 Barcelona Avenue, Jacksonville, FL 32207. Copies of documents evidencing these transactions and the current account balance are enclosed.

Lee executed the transaction documents on behalf of Hutchins Investments, Inc. Further, as Lee testified, he did maintain (and was solely responsible for maintaining) the Hutchins Investments, Inc. QuickBooks that identifies the amounts spent in connection with Lee's home purchase as "Due from Lee and Chandra Hutchins" as a separate account. In fact, Lee admitted that the transaction was a loan at his deposition. The contemporaneous documents reflect that the intent was for Lee and Chandra to repay Hutchins Investments, Inc. for the house purchase. Because the funds transfer is clearly a personal loan, for their personal benefit and serving no corporate purpose, Lee and Chandra are obligated to repay the money to the corporation.

Shea Moser, Esq. As Counsel For Mr. and Mrs. Hutchins April 11, 2018 Page 2

Consequently, the Estate and Hutchins Investments, Inc. hereby demand immediate repayment of this loan in the total amount of \$420,975.78. Your clients should make a check (in good funds) payable to Hutchins Investments, Inc. in this amount no later than April 18, 2018. If your clients fail and refuse to make payment by that deadline, then the Estate and Hutchins Investments, Inc. intend to take legal action to recover the funds.

Very truly yours,

\_ee D. Wedekind, III

LDW/aa

Enclosures

cc: Peter D. Randolph, Administrator

Erika C. Birg, Esq.

~#4832-0902-2305~

CPA Excavating

Register: 1204-37 · Due From Lee & Chandra Hutchins From 01/01/2015 through 04/09/2018

Sorted by: Date, Type, Number/Ref Mema Decrease C Increase Balance Date Ref. Payee Hutchins, Raymond L., Jr. Hutchins, Raymond L., Jr. Gartner Brock & Simon 07/02/2015 08/06/2015 DR070215 DR080615C 3943 Barcelona Ave deposit 3943 Barcelona Avenue amount for ... 1032-00 • Regions Bank • CPAX 8203 20,000.00 20,000.00 1032-00 · Regions Bank - CPAX 8203 420,580.78 400,580.78 1635 1637 1032-00 • Regions Bank • CPAX 8203 1032-00 • Regions Bank • CPAX 8203 Review Barcelona Closing documents
3943 Barcelona Avenue boundary s., 200.00 195.00 08/06/2015 420,780.78 Ray Thompson Surveying 420,975.78 08/10/2015



### **Domestic Wire Transfer Request/Authorization**

HUTCHINS INVESTMENTS DBA CPA EXCAVA	DL H325732803460	09/26/1980 10/09/2013 09/26/2021
397 MISTY HBR BLVD	CHECKING	09/26/1980
STREET ADDRESS	ACCOUNT TYPE	DATE OF BIRTH
WOODBINE GA 31569-4068 CRYSTATEZEP	0103808203 ACCOUNT NUMBER	631-05-0826 TAX IDENTIFICATION NUMBER
sfer Instructions:		
\$ 400,580.78 WIRE AMOUNT		,
PNC BANK, NATIONAL ASSOCIATION TARGET BANK NAME	PITTSBURGH PA TARGET BANK CITY, STATE	043000096 TARGET BANK ABA
BENEFICIARY BANK NAME	BENEFICIARY BANK CITY, STATE	BENEFICIARY BANK ACCOUNT NUMBER
SERVICELINK LLC	400 CORPORATION DRIVE	1029092695
ILLICITATE O INTERNA	BENEFICIARY'S ADDRESS  ALIQUIPPA PA 15001	BENEFICIARY'S ACCOUNT NUMBER
	BENEFICIARY'S CITY, STATE, ZIP, OR COUN	
Originator to Beneficiary Information (optional);	Bank to Bank Informa	tion (optional):
ADDRESS: 3943 BARCELONA AVE		•
JACKSONVILLE, FL 32207		
CASE #: 3343760		
	**************************************	
	Purpose: HOME PU	RCHASE
	Purpose: HOME PU	RCHASE
jning below, Originator authorizes Region	ns Bank to effect the Funds T	ransfer described on this request an
gning below, Originator authorizes Region	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
gning below, Originator authorizes Region es to be bound by the terms and condition of. Originator certifies that the information	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
es to be bound by the terms and condition of. Originator certifies that the information is the condition of	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an
pes to be bound by the terms and condition of Originator certifies that the information with the information with the signature.	ns Bank to effect the Funds Tons of the Funds Transfer Aa	ransfer described on this request an reement set forth on the reverse side correct.
Pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
Pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
Des to be bound by the terms and condition of. Originator certifies that the information with the information of the property	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is	ransfer described on this request an reement set forth on the reverse side correct.
pes to be bound by the terms and condition of Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is  BANK AUTHORIZED SIGNATURE  APPROVING BANK OFFICER	ransfer described on this request an reement set forth on the reverse side correct.
ces to be bound by the terms and condition of. Originator certifies that the information with	ns Bank to effect the Funds Tons of the Funds Transfer Agn contained in this request is  BANK AUTHORIZED SIGNATURE  APPROVING BANK OFFICER	ransfer described on this request an reement set forth on the reverse side correct.

Form 52137 Rev 5/2013

Distribution:

ORIGINAL - CUSTOMER 157 COPY - BRANCH



### A. Settlement Statement (HUD-1)



Bas type of Loan		NEW YEAR OF THE	
1. FHA 2. RHS 3. Conv. Unins. 4. VA 5. Conv. Ins.	6. File Number 3343760-01	7. Loan Number 0147161038	8. Mortgage insurance Case Number
C. Note: This form is furnished to give you a statement of actus outside the closing; they are shown here for information	al settlement costs. Amounts paid to on purposes and are not included in	o and by the settlemen the totals.	t agent are shown. Items marked "(p.o.c.)" were paid
D. Name & Address of Borrower: RAYMOND LEE HUTCHINS, JR., CHANDRA STYER HUTCHINS 3943 BARCELONA AVE, JACKSONVILLE, FL 32207- 6056	E. Name & Address of Seller: SEE ADDENDUM 8480 STAGECOACH CIRCL FREDERICK, MD 21701		ame & Address of Lender: XX XX, XX, 00000-0000
G. Property Location 3943 BARCELONA AVE, JACKSONVILLE, FL 32207- 6056	H. Settlement Agent: SERVICELINK, LLC-400 CO DRIVE ALIQUIPPA, PA 1500 (800) 439-5451	RPORATION 31	Settlement Date:  08/06/2015 Disbursement Date:  08/06/2015
	Place of Settlement: JACKSONVILLE, FL 32207	-6056	
<u> </u>	1		

J. SUMMARY OF BORROWER'S TRANSACTION		K. SUMMARY OF SELLER'S TRANSACTION	
100. GROSS AMOUNT DUE FROM BORROWER		400. GROSS AMOUNT DUE TO SELLER	
101. CONTRACT SALES PRICE	\$425,000.00	401. CONTRACT SALES PRICE	\$425,000.00
102. PERSONAL PROPERTY		402. PERSONAL PROPERTY	
103. SETTLEMENT CHARGES TO BORROWER (LINE 1400)	\$2.728.00	403.	
104.		404.	
105.		405.	
ADJUSTMENT FOR ITEMS PAID BY SELLER IN ADVANCE		ADJUSTMENT FOR ITEMS PAID BY SELLER IN ADVANCE	
106. CITY/TOWN TAXES		406. CITY/TOWN TAXES	
107. COUNTY TAXES		407. COUNTY TAXES	
108. ASSESSMENTS		408. ASSESSMENTS	
109.		409.	_
110.		410.	
111.		411.	-
112.		412.	
120. GROSS AMOUNT DUE FROM BORROWER	\$427,728.00	420. GROSS AMOUNT DUE TO SELLER	\$425,000.00
200. AMOUNTS PAID BY OR ON BEHALF OF BORROWER		500. REDUCTIONS IN AMOUNT DUE TO SELLER	0.20.000.00
201. DEPOSIT OR EARNEST MONEY	\$20,000.00	501. EXCESS DEPOSIT (SEE INSTRUCTIONS)	
202. PRINCIPAL AMOUNT OF NEW LOAN(S)		502. SETTLEMENT CHARGES TO SELLER (LINE 1400)	\$25,363.28
203. EXISTING LOAN(S) TAKEN SUBJECT TO		503. EXISTING LOAN(S) TAKEN SUBJECT TO	
204.		504. PAYOFF TO SKYLINE LIEN SEARCH	
205.		505.	-
206,		506.	
207. SELLER PAID OWNERS POLICY	\$2,200.00	507. SELLER PAID OWNERS POLICY	\$2,200,00
208.		508.	
209.		509.	<del></del>
ADJUSTMENTS FOR ITEMS UNPAID BY SELLER	· · · · · · · · · · · · · · · · · · ·	ADJUSTMENTS FOR ITEMS UNPAID BY SELLER	<del>"'</del>
210. CITY/TOWN TAXES	*	510. CITY/TOWN TAXES	<u> </u>
211. COUNTY TAXES (01/01/2015 TO 08/06/2015)	\$4,947.22	511. COUNTY TAXES (01/01/2015 TO 06/06/2015)	\$4,947,22
212. ASSESSMENTS		512. ASSESSMENTS	
213.		513.	
214.		514,	
215.		515.	<del>                                     </del>
216.		516.	
217.		517.	
218.		518.	-
219.		519.	-
220. TOTAL PAID BY/FOR BORROWER	\$27,147,22	520. TOTAL REDUCTION AMOUNT DUE SELLER	\$32,510.50
300. CASH AT SETTLEMENT FROM OR TO BORROWER		600. CASH AT SETTLEMENT FROM OR TO SELLER	
301. GROSS AMOUNT DUE FROM BORROWER (LINE 120)	\$427,728.00	601. GROSS AMOUNT DUE TO SELLER (LINE 420)	\$425,000.00
302. LESS AMOUNTS PAID BY/FOR BORROWER (LINE 220)	\$27,147.22	602. LESS REDUCTION AMOUNT DUE SELLER (LINE 520)	\$32,510.50
303. CASH F FROM T TO BORROWER	\$400,580,78	603. CASH F TO FROM SELLER	\$392,489.50

LESETTLEMENT/CHARGES	Charles Control of the Control of th	QME	Approval No. 2502-026
700. TOTAL REAL ESTATE BROKER FEES \$425,000.00 @ 5.00 = \$			<b>的人的人们的人们的人们</b>
DIVISION OF COMMISSION (LINE 700) AS FOLLOWS:	21,250.00	PAID FROM	PAID FROM
701. \$10,625,00 TO KELLER WILLIAMS REALTY ATLANTIC PARTNI		BORROWER'S	SELLER'S
702, \$10,625,00 TO LMH REALTY, LLC	ERS	FUNDS AT	FUNDS AT
703.		SETTLEMENT	SETTLEMENT
704. COMMISSION PAID AT SETTLEMENT			
			\$21,250.00
800. ITEMS PAYABLE IN CONNECTION WITH LOAN			
801. OUR ORIGINATION CHARGE	(from GFE #1)		
802. YOUR CREDIT OR CHARGE (POINTS) FOR THE SPECIFIC INT	TEREST RATE (from GFE #2)		
803. YOUR ADJUSTED ORIGINATION CHARGES	(from GFE A)		
804. APPRAISAL FEE	(from GFE #3)		
805. CREDIT REPORT	(from GFE #3)		
806, TAX SERVICE	(from GFE #3)		
807. FLOOD CERTIFICATION	(from GFE #3)		
900. ITEMS REQUIRED BY LENDER TO BE PAID IN ADVANCE			
1901. DAILY INTEREST CHARGES FROM	(from GFE #10)		
902. MORTGAGE INSURANCE PREMIUM	(from GFE #10)		
903. HOMEOWNER'S INSURANCE	(from GFE #3) (from GFE #11)		
1000, RESERVES DEPOSITED WITH LENDER	(IIIIII GFE #11)		
1001. INITIAL DEPOSIT FOR YOUR ESCROW ACCOUNT			
1002. HOMEOWNER'S INSURANCE	(from GFE #9)		
1003. MORTGAGE INSURANCE			
1004. PROPERTY TAXES			
1007. AGGREGATE ADJUSTMENT			
1100. TITLE CHARGES			
1101. TITLE SERVICES AND LENDER'S TITLE INSURANCE TO SERVICE.  1102. SETTLEMENT OR CLOSINGS FEE TO SERVICELINK \$500.00	VICELINK (from GFE #4)	\$500.00	
1103. OWNER'S TITLE INSURANCE TO SERVICELINK \$500.00			\$610.00
1104. LENDER'S TITLE INSURANCE	(from GFE #5)	\$2,200.00	
1105. LENDER'S TITLE POLICY LIMIT			
1106, OWNER'S TITLE POLICY LIMIT \$425,000.00			
1107. AGENT'S PORTION OF THE TOTAL TITLE INSURANCE PREMI	IIIM 61 540 00		
1108. UNDERWRITER'S PORTION OF THE TOTAL TITLE INSURANCE	E DDEAMINA		
1	L FREIMOM		
1109. ABSTRACT OR TITLE SEARCH TO SERVICELINK			5000 00
1110. TITLE UPDATE FEE TO SERVICELINK			\$200.00 \$50.00
1111. TITLE CURATIVE FEE TO SERVICELINK			\$50.00
1200. GOVERNMENT RECORDING AND TRANSFER CHARGES			\$50,00
1201. GOVERNMENT RECORDING CHARGES	Man DEF UT	***************************************	
1202. DEED; \$28.00 - BORROWER; \$28.00	(from GFE #7)	\$28.00	\$75.00
1203. TRANSFER TAXES	(from GFE #8)		
1204. CITY/COUNTY TAX/STAMPS - DEED: \$2,975.00 - SELLER: \$2,9	75.00	····	\$2,975.00
1205. STATE TAX/STAMPS	· · · · · · · · · · · · · · · · · · ·		
1206. POA TO AR SERVICELINK - SELLER; \$75.00	-		
1300. ADDITIONAL SETTLEMENT CHARGES			
1301. REQUIRED SERVICES THAT YOU CAN SHOP FOR	V		
1302, FLORIDA SURCHARGE TO CHICAGO TITLE INSURANCE COM	(from GFE #6)		
1303. LIEN SEARCH TO SKYLINE LIEN SEARCH, INC	CAINI		\$3.28
			\$150,00
(400 TOTAL SETTLEMENT CHARGES (enter on lines 103) Section	Jand 502 Section K	\$2,728.00	\$25,363.28

OMB Approval No. 2502-0265

HID CERTIFICATION OF BUYER AND SELLER  I have carefully reviewed the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the HUD-1 Settlement Statement.	
Boyers	Salerien.
RAYMOND LEE HUTCHINS, JR.	CHANDRA STYER HUTCHINS
Setters	
SEE ADDENDUM	-
	accurate account of this transaction. I have caused or will cause the funds to be disbursed
n accordance with this statement.	8/5/15
OCT TERMENT AGENT	DATE

### REGIONS PRIORITY BANKING

LOG OUT CONTACT

SITE MAP

ACCOUNTS TRANSFERS PAYMENTS INSIGHTS MOBILE BANKING CUSTOMER SERVICE

Create Transfer

View / Edit Pending Transfers

Western Union® Transfer

HOW DO I...

- ▶ Create a transfer?
- ▶ Check the status of a transfer?
- Pay a mortgage loan using the transfer feature?

TIME TO UPDATE YOUR EMAIL ADDRESS?

**Confirm Transfer** 

Confirmation Information

Your transfer has been successfully scheduled.

Account Information

From Account:

EBW Hldgs \$2,500 \*\*\*\*\*\*1829 \$250,000.00

To Account:

CPA X \$2,000 \*\*\*\*\*\*8203 \$5,489.51

Amount:

\$247,000.00 Burcelong

Transfer Date:

08/04/2015

Frequency:

One Time Only

DONE

ACCOUNTS

TRANSFERS

**PAYMENTS** 

INSIGHTS ONLINE STATEMENTS

NTS MOBILE BANKING

**CUSTOMER SERVICE** 

Contact Us

Site Map

Terms and Conditions

Privacy Pledge

Security

₩ Feedback

📤 Equal Housing Lender

Member FDIC

©2015 Regions Financial Corporation. All rights reserved.

1-800-REGIONS

### REGIONS PRIORITY BANKING

LOG OUT CONTACT

ADDRESS?

SITE MAP

ACCOUNTS = TRANSFERS = PAYMENTS = INSIGHTS MOBILE BANKING CUSTOMER SERVICE **Create Transfer** View / Edit Pending Transfers Western Union® Transfer HOW DO I... **Confirm Transfer** ▶ Create a transfer? ▶ Check the status of a transfer? Confirmation Information Pay a mortgage loan using the transfer feature? Your transfer has been successfully scheduled. TIME TO UPDATE YOUR EMAIL

Account Information

From Account:

H Mgmt Svc \$2,000 \*\*\*\*\*9999 \$247,050.00

To Account:

CPA X \$2,000 \*\*\*\*\*\*8203 \$252,489.51

Amount:

\$153,626.38

Transfer Date:

08/04/2015

Frequency:

One Time Only

DONE

ACCOUNTS TRANSFERS

PAYMENTS

INSIGHTS ONLINE STATEMENTS

MOBILE BANKING

CUSTOMER SERVICE

Contact Us

Site Map

Terms and Conditions

Privacy Pledge

Security H Fee

₩ Feedback

📤 Equal Housing Lender

Member FDIC

©2015 Regions Financial Corporation. All rights reserved.

1-800-REGIONS